

REMARKS

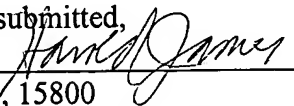
The Examiner is thanked for the helpful comments in his Office Action. In an effort to expedite favorable action in this case, applicant has secured the services of registered patent attorneys, as evidenced by the accompanying powers of attorney, and they in turn have attempted to place this application in a more conventional and acceptable form.

Insofar as the specification is concerned, and taking cognizance of the rules against "new matter", the newly submitted specification constitutes merely a rearrangement of the original application with necessary correction of obvious typographical errors. In addition, a completely new set of claims is presented, covering ground set forth in the original set of claims but, it is believed, presented in a more correct manner.

It is believed that when these new claims the lack of applicability of the cited references is apparent. In particular, the heating means which now forms a part of all of the claims is absent from all of the cited references.

Applicant presents a disclosure, now in accepted Patent Office form, of material that is believed to be novel and patentable and the aspects of novelty and patentability have been set forth in claims which are proper in form and which, it is believed, are allowable in substance. An action to that effect is respectfully requested.

Respectfully submitted,


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